EJ-130 FOR COURT USE ONLY ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO .: NAME: AL LUSTGARTEN SBN # 189503 FIRM NAME: LUSTGARTEN LAW STREET ADDRESS: 30851 AGOURA RD # 114 STATE: CA ZIP CODE: 91301 CITY: AGOURA HILLS FAX NO.: 818-461-5959 TELEPHONE NO .: 818-907-5866 EMAIL ADDRESS: ATTORNEY FOR (name): PLAINTIFF ATTORNEY FOR: ORGINAL JUDGMENT CREDITOR ASSIGNEE OF RECORD SUPERIOR COURT OF CALIFORNIA, COUNTY OF NORTHERN DISTRICT Court, CA. STREET ADDRESS: 1301 CLAY ST #400S MAILING ADDRESS: SAME AS ABOVE CITY AND ZIP CODE: OAKLAND, CA 94612-5212 BRANCH NAME: OAKLAND OFFICE PLAINTIFF/PETITIONER: INNOVATIVE SPORTS MANAGEMENT INC DBA CASE NUMBER: DEFENDANT/RESPONDENT: FELIPE VALENZUELA INDIVIDUALLY DBA MANCOR 4:19-CV-02785-JSW X Limited Civil Case X EXECUTION (Money Judgment) (including Small Claims) WRIT OF POSSESSION OF Personal Property **Unlimited Civil Case Real Property** (including Family and Probate) SALE 1. To the Sheriff or Marshal of the County of: NORTHERN DISTRICT You are directed to enforce the judgment described below with daily interest and your costs as provided by law. 2. To any registered process server: You are authorized to serve this writ only in accordance with CCP 699.080 or CCP 715.040. 3. (Name): INNOVATIVE SPORTS MANAGEMENT INC DBA INTEGRATED SPORTS MEDIA assignee of record whose address is shown on this form above the court's name. is the X original judgment creditor 9. Writ of Possession/Writ of Sale information on next page. 4. Judgment debtor (name, type of legal entity if not a 10. This writ is issued on a sister-state judgment. natural person, and last known address): For items 11-17, see form MC-012 and form MC-013-INFO. FELIPE VALENZUELA INDIVIDUALLY \$ 6,375.00 11. Total judgment (as entered or renewed) DBA MANCORA CEBICHERIA 12. Costs after judgment (CCP 685.090) 0.00 2191 S ELCAMINO REAL SAN MATEO, CA 94403 6,375.00 13. Subtotal (add 11 and 12) 14. Credits to principal (after credit to interest) 0.00 X Additional judgment debtors on next page 6,375.00 15. Principal remaining due (subtract 14 from 13) \$. 16. Accrued Interest remaining due per 5. Judgment entered on (date): 10-8-21 CCP 685.050(b) (not on GC 6103.5 fees) \$ 6.99 (See type of judgment in item 22.) 6. Judgment renewed on (dates): 0.00 17. Fee for issuance of writ (per GC 70626(a)(l)) 6,381.99 18. Total amount due (add 15, 16, and 17) 19. Levying officer: 7. Notice of sale under this writ: a. Add daily interest from date of writ (at a. X has not been requested. the legal rate on 15) (not on b. has been requested (see next page). GC 6103.5 fees) \$ 0.09 Pay directly to court costs included in Joint debtor information on next page. 11 and 17 (GC 6103.5, 68637; SEAL 0.00 CCP 699.520(j)) 20. The amounts called for in items 11-19 are different for each debtor. These amount Attachment 20. Deputy Clerk, by NOTICE TO PERSON SERVED: SEE PAGE 3 FOR IMPORTANT INFORMATION.

Essential Forms Form Approved for Optional Use Judicial Council of California EJ-130 [Rev. September 1, 2020] CEB.

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Page 1 of 3

						EJ-130
Plaintiff/Pe	etitioner: INNO	VATIVE SPORTS M	IANAGEMENT	INC DBA INTEGRATED	CASE NUMBER:	
Defendant	t/Respondent:	FELIPE VALENZU	ELA INDIVII	DUALLY DBA MANCORA	4:19-CV-02785-JSW	
21. 🔀 Ad	dditional judgme	nt debtor(s) (name, type	e of legal entity	if not a natural person, and l	last known address):	
	ICORA CEBICH ICORA CEBICH	ERIA CORPORATIO	n dba			
	1 S EL CAMI MATEO CA 9			11		1
22. The j	udgment is for (d	:heck one):				
b. 📮		or spousal support.				
23. N	otice of sale has	been requested by (na	me and address	s):		
L	· .					
24.  Jo		eclared bound by the ju	udgment (CCP 9	989–994) a. on (date):	:	
b. nan	ne, type of legal	entity if not a natural pe	erson, and		al entity if not a natural person, and	
last	known address	or joint debtor.		Tast Mown addre	oo or joint doblor.	
						. *
С. <u> </u>	- Additional cost	s against certain joint d	ebtors are itemi	zed: below 🗖	on Attachment 24c.	
25. (V a. (	Possession of	n or Writ of Sale) <b>Judg</b> real property: The comp 2). Check (3) if applicat	plaint was filed o	red for the following: on ( <i>date):</i> I) <i>if (2) or (3) have been che</i>	cked.)	
(1)	The Preju	dgment Claim of Right includes all tenants, sui	<i>to Possession</i> w btenants, name	vas served in compliance wi d claimants, and other occu	th CCP 415.46. The pants of the premises.	
(2)	The Preju	dgment Claim of Right	to Possession v	vas NOT served in complian	ice with CCP 415.46.	
(3)	judgment to effect e	may file a Claim of Rigi	ht to Possessioi	n at any time up to and inclu	it. (An occupant not named in the ding the time the levying officer return session was served.) (See CCP	ns
(4)	If the unlawful not served in o	detainer resulted from a compliance with CCP 41	a foreclosure (ite 15.46 (item 25a(	em 25a(3)), or if the <i>Prejudg</i> (2)), answer the following:	ment Claim of Right to Possession w	ras
	(a) The daily r (b) The court v	ental value on the date vill hear objections to e	the complaint w nforcement of th	vas filed was \$ ne judgment under CCP 117	74.3 on the following dates (specify):	
			ltem 25 con	tinued on next page		
				OF EXECUTION		Pens 2 of 3

						E0-190
Plaintiff/Petitioner: INN	OVATIVE SPORTS I	MANAGEMENT IN	C DBA INTE	GRATED	CASE NUMBER:	
Defendant/Respondent:	FELIPE VALENZU	JELA INDIVIDUA	ALLY DBA MA	ANCORA	4:19-CV-02785-JSW	
25. b. Possession of	personal property.					
		r the value (itemize	in 25e) specifie	ed in the judg	gment or supplemental orde	ər.
c. Sale of person	al property.					
d. Sale of real pro	perty.					
<ul> <li>e. The property is des</li> </ul>	cribed 🔲 below	on Attachme	nt 25c.			
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## NOTICE TO PERSON SERVED

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying Notice of Levy (form EJ-150).

WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will demand that you turn over the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time the judgment creditor takes possession of the premises.

EXCEPTION IF RENTAL HOUSING UNIT WAS FORECLOSED. If the residential property that you are renting was sold in a foreclosure, you have additional time before you must vacate the premises. If you have a lease for a fixed term, such as for a year, you may remain in the property until the term is up. If you have a periodic lease or tenancy, such as from month-to-month, you may remain in the property for 90 days after receiving a notice to quit. A blank form *Claim of Right to Possession and Notice of Hearing* (form CP10) accompanies this writ. You may claim your right to remain on the property by filling it out and giving it to the sheriff or levying officer.

EXCEPTION IF YOU WERE NOT SERVED WITH A FORM CALLED PREJUDGMENT CLAIM OF RIGHT TO POSSESSION. If you were not named in the judgment for possession and you occupied the premises on the date on which the unlawful detainer case was filed, you may object to the enforcement of the judgment against you. You must complete the form *Claim of Right to Possession and Notice of Hearing* (form CP10) and give it to the sheriff or levying officer. A blank form accompanies this writ. You have this right whether or not the property you are renting was sold in a foreclosure.

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